

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Toyota Motor Credit Corporation Credit  
Corporation

Movant

v.s

David Adenaïke

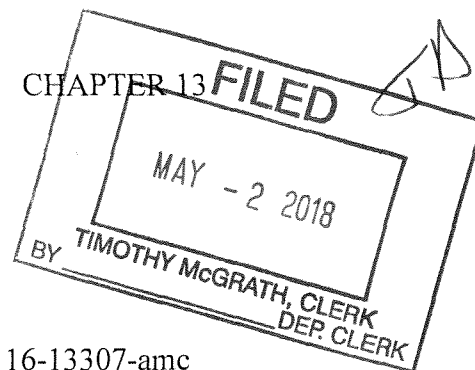
Debtor

David Adenaïke

Debtor

William C. Miller Esq.

Trustee



NO 16-13307-amc

11 U.S.C. Section 362

**MOTION TO DISALLOW.**

**HONORABLE UNITED STATES BANKRUPTCY JUDGE:**

**David Adenaïke** (“Debtor”). David Adenaïke is filing Motion to object to Toyota Credit Corporation Motion for Relief from the Automatic Stay (“Motion”), and in support thereof.

Dear Honorable Judge Ashley M. Chan, I pray you to consider my plea to disallow any monetary claim that the Toyota Credit Corporation may be asking for in this matter.

Reasons shown below;

1. On OR BEFORE April 09, 2017, the 2010 TOYOTA TACOMA 4X, VIN: 3TMLU4EN6AM039297 (“Vehicle”). Was **surrendered** to (“Movant”) Toyota Credit Corporation

2. Toyota Credit Corporation (“Movant”) has the possession of the vehicle in question, and the possession was confirmed by (“Movant”) Toyota Credit Corporation.

3. David Adenaike (“Debtor”) respectfully objects to any monetary claim. Upon final hearing of this Motion: Any monetary claim be disallowed.

Very Truly yours,

David Adenaike (Debtor)

A handwritten signature in black ink, appearing to be 'DA', with a long horizontal line extending to the right.